## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

AARON SIEGEL;	)
JASON COOK;	) )
JOSEPH DELUCA;	) )
NICOLE CUOZZO;	) )
TIMOTHY VARGA;	) ) ) (; ; ; , , ; , , , , , , , , , , , , , ,
CHRISTOPHER STAMOS;	Civil Action No. 1:22-cv-07463- KMW-AMD
KIM HENRY; and	) )
ASSOCIATION OF NEW JERSEY RIFLE & PISTOL CLUBS, INC.,	) )
Plaintiffs,	)
V.	)
MATTHEW PLATKIN, in his official capacity as Attorney General of New Jersey,	) ) )
PATRICK J. CALLAHAN, in his	)
official capacity as Superintendent of	)
the New Jersey Division of State Police,	)
i once,	)
Defendants.	,

## **CERTIFICATE OF SERVICE**

I hereby certify that on January 4, 2023, I electronically filed the following documents with the Clerk of the Court using the CM/ECF system:

1. Plaintiffs' Reply Brief in Further Support of Motion for a Temporary Restraining Order;

2. Certificate of Service.

I further certify that on or about January 5, 2023, one courtesy copy of

each of the foregoing documents, marked as "Courtesy Copy," will be sent by

overnight delivery to chambers.

I further certify that the foregoing documents were served using the

CM/ECF system on the 4th day of January 2023 upon the following counsel for

Defendants:

Angela Cai, Esq.

Deputy Attorney General

Office of Attorney General

New Jersey Dep't of Law

& Public Safety

Angela.Cai@njoag.gov

Attorneys for Defendants Matthew

Platkin and Patrick J. Callahan

I hereby certify that the foregoing statements are true. I understand that if

any of the foregoing statements made by me are willfully false that I am subject to

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punishment.

January 4, 2023

s/ Daniel L. Schmutter

DANIEL L. SCHMUTTER